Privacy Act Statement. Every registration statement, short form registration statement, supplemental statement, exhibit, amendment, dissemination report, copy of political propaganda or other document or information filed with the Attorney General under this act is a public record open to public examination, inspection and copying during the posted business hours of the Registration Unit in Washington, D.C. One copy is automatically provided to the Secretary of State pursuant to Section 6(b) of the Act, and copies of such documents are routinely made available to other agencies, departments and Congress pursuant to Section 6(c) of the Act. Finally, the Attorney General transmits an annual report to the Congress on the Administration of the Act which lists the names of all agents and the nature, sources and content of the political propaganda disseminated or distributed by them. This report is available to the public.

Public Reporting Burden. Public reporting burden for this collection of information is estimated to average .49 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to Chief, Registration Unit, Criminal Division, U.S. Department of Justice, Washington, D.C. 20530; and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, D.C. 20503.

Furnish this exhibit for EACH foreign principal listed in an initial statement and for EACH additional foreign principal acquired subsequently.

al foreign principal acquired subsequently.	
, , , ,	2. Registration No.
isociates, Ltd	4902
,	ress of foreign principal
8068 Zu Zurich	rich Air Dort Switzerland
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☐ Voluntary group	
Other (specify) See ite	em 9
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	Sociates, Ltd.  4. Principal add.  8068 Zu Zurrch  following type:  eck one of the following:  Committee  Voluntary group  Other (specify)  e:  e:  eals.

a) State the nature of the business or a	activity of this foreign principal	
b) Is this foreign principal		
Owned by a foreign government, for	oreign political party, or other foreign pr	rincipalYes ★ No □
		principalYes □ No □
Controlled by a foreign governmen	nt, foreign political party, or other foreign	n principal Yes □ No □
Financed by a foreign government.	, foreign political party, or other foreign	principal Yes □ No □
Subsidized in whole by a foreign g	overnment, foreign political party, or oth	her foreign principal Yes □ No □
Subsidized in part by a foreign gov	vernment, foreign political party, or other	r foreign principal Yes □ No □
,		
9. Explain fully all items answered "Yes	" in Item 8(b). (If additional space is nee	eded, a full insert page may be used.)
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		Service of the servic
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10. If the foreign principal is an organization	on and is not owned or controlled by a fore	eign government, foreign political party or othe
foreign principal, state who owns a	and controls it.	
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Date of Exhibit A	Hame and Title M. TOENT	Signature M. West
2124194	MANAGING DIRECTOR	

8. If the foreign principal is not a foreign government or a foreign political party,

### U.S. Department of Justice

Washington, DC 20530

#### Exhibit B

To Registration Statement

OMB No. 1105-0007 Approval Expires Nov. 30, 1993

Under the Foreign Agents Registration Act of 1938, as amended

INSTRUCTIONS: A registrant must furnish as an Exhibit B copies of each written agreement and the terms and conditions of each oral agreement with his foreign principal, including all modifications of such agreements; or, where no contract exists, a full statement of all the circumstances by reason of which the registrant is acting as an agent of a foreign principal. This form shall be filed in triplicate for each foreign principal named in the registration statement and must be signed by or on behalf of the registrant.

Privacy Act Statement. Every registration statement, short form registration statement, supplemental statement, exhibit, amendment, dissemination report, copy of political propaganda or other document or information filed with the Attorney General under this act is a public record open to public examination, inspection and copying during the posted business hours of the Registration Unit in Washington, D.C. One copy is automatically provided to the Secretary of State pursuant to Section 6(b) of the Act, and copies of such documents are routinely made available to other agencies, departments and Congress pursuant to Section 6(c) of the Act. Finally, the Attorney Genreral transmits an annual report to the Congress on the Administration of the Act which lists the names of all agents and the nature, sources and content of the political propaganda disseminated or distributed by them. This report is available to the public.

Public Reporting Burden. Public reporting burden for this collection of information is estimated to average .33 hours per response, including the time for reviewing instructions, searching existing data sources, gathering and maintaining the data needed, and completing and reviewing the collection of information. Send comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden to Chief, Registration Unit, Criminal Division, U.S. Department of Justice, Washington, D.C. 20530; and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Washington, D.C. 20503.

Name of Registrant Global Aviation Associates, Ltd. Name of Foreign Principal

Wissair

### Check Appropriate Boxes:

- 1. The agreement between the registrant and the above-named foreign principal is a formal written contract. If this box is checked, attach three copies of the contract to this exhibit.
- 2. There is no formal written contract between the registrant and foreign principal. The agreement with the above-named foreign principal has resulted from an exchange of correspondence. If this box is checked, attach three copies of all pertinent correspondence, including a copy of any initial proposal which has been adopted by reference in such correspondence.
- 3. The agreement or understanding between the registrant and the foreign principal is the result of neither a formal written contract nor an exchange of correspondence between the parties. If this box is checked, give a complete description below of the terms and conditions of the oral agreement or understanding, its duration, the fees and the expenses, if any, to be received.

4. Describe fully the nature and method of performance of the above indicated becement of understanding.

Furnish information and advice in air political matters, especially regarding policy and legislation in the field of U.S. Civil Aviation in general.

		-			
5. Describe fully the activities the registrant	t engages in or propo	ses to engage in on b	ehalf of the abov	e foreign principal	•
1		<b>V</b> 5			
See Itemot.					
6. Will the activities on behalf of the above			es as defined in S	ection 1(0) of the	Act?¹
Yes □ No DA					
If yes, describe all such political activities i	ndicating, among oth	er things, the relation	s, interests or pol	icies to be influence	ced togeth
with the means to be employed to achi	eve this purpose.				
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Date of Exhibit B	Name	and Title		Signature	
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2/24/94	MANAGI	uc Directo	S JAMES	11/1/2000	UU
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January 25, 1990

Ms. Judith M. Trent Global Aviation, Ltd. 1800 K Street NW Washington, DC 20006

Dear Judith:

I am enclosing the signed original of the Retainer Agreement effective January 1, 1990.

By copy of this letter I am requesting our Accounting Department to make the necessary adjustment in their regular payments to you to reflect the newly agreed retainer fee of \$55,000. per annum.

I am most pleased that I continue to have the pleasure of working with you, as we begin a promising new decade with plenty of fireworks and excitement on the aviation scene.

Sincerely,

Erich C. Ammann

Manager Legal and Government Affairs

North America

encl.

NEVEL OF JUSTICE



January 1, 1990

## RETAINER AGREEMENT

#### between

SWISSAIR, Swiss Air Transport Company Ltd., having its principal office at 8058 Zurich Airport, (hereinafter called SWISSAIR)

and

Ms. Judith M. Trent, Director of Global Aviation, Ltd., 1800 K Street, NW, Washington, D.C. 20006.

## Article 1

SWISSAIR hereby retains Ms. Trent personally as a consultant to furnish information and advice in air political matters, especially regarding policy and legislation in the field of U.S. Civil Aviation in general, and affecting the commercial or air political position of SWISSAIR in particular.

Upon request, especially before and during aviation negotiations involving the U.S.A. and Switzerland, Ms. Trent will also perform representation functions in the United States as permitted by Section 207 of Title 18 of the United States Code and regulations promulgated thereunder dealing with postemployment service employment restrictions. It is recognized that Ms. Trent having not been an employee of the United States Government since April 1983, is no longer bound by the most restrictive provisions of this Code.

## Article 2

Ms. Trent will act in close contact and cooperation with SWISSAIR's General Management for North America. In principle, all written correspondence and all reports will be routed through that Management's office. In case of urgency, the communication may be routed directly to the person/persons concerned with copy to the General Manager for North America.

# Article 3

As compensation for the services rendered hereunder, SWISSAIR will pay Ms. Trent a yearly retainer fee of \$55,000. payable in equal monthly installments.

Should SWISSAIR request services for which the above fee is clearly insufficient, an additional fee may be mutually agreed upon in advance.



2.

The retainer fee includes office and clerical expenses. Reasonable travel, entertainment and other related expenses essential to the performance of the contract will be reimbursed separately on the basis of substantiated invoices.

## Article 4

It is understood that, in order to avoid possible conflicts of interests, Ms. Trent will not perform air political consulting services for any U.S. air carrier or other foreign air carrier or otherwise represent any U.S. air carrier or other foreign air carrier without first having obtained SWISSAIR's consent, which consent shall not be unreasonably withheld.

## Article 5

Every member of Ms. Trent's family (comprising Ms. Trent, her husband and her child) will be granted transportation at reduced fares in accordance with SWISSAIR's internal regulations for its own staff.

## Article 6

This Agreement will be effective for a period of two years from January 1st 1990 to December 31st 1991 unless terminated previously by mutual agreement. Thereafter, it may be extended by mutual agreement inclusive of any appropriate amendments.

SWISSAIR

Swiss Air Transport Co. Ltd.

Judith M. Trent

Swiss Air Transport Company Ltd.

The Swiss Center · 608 Fifth Avenue · New York, New York 10020 · Telephone (212)